

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/763,776	01/23/2004		Arnd Kessler	H 5357 PCT/US	7564
423	7590 10/22	/2004	EXAMINER		INER
HENKEL CORPORATION THE TRIAD, SUITE 200				MRUK, BRIAN P	
2200 RENAISSANCE BLVD. GULPH MILLS, PA 19406				ART UNIT	PAPER NUMBER
				1751	
				DATE MAILED: 10/22/2004	.

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/763,776	KESSLER ET AL.				
Office Action Summary	Examiner	Art Unit				
	Brian P Mruk	1751				
The MAILING DATE of this communication apperiod for Reply	pears on the cover sheet with	h the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPI THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1, after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a report of the period for reply specified above, the maximum statutory period for reply within the set or extended period for reply will, by statuted Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a rep ply within the statutory minimum of thirty (d will apply and will expire SIX (6) MONTH to cause the application to become APA	(30) days will be considered timely. HS from the mailing date of this communication.				
Status						
1) Responsive to communication(s) filed on <u>06 f</u>	<i>May 2004</i> .					
2a) This action is FINAL . 2b) This action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ⊠ Claim(s) <u>1-24</u> is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>1-24</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	awn from consideration.					
Application Papers						
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119						
a) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau * See the attached detailed Office action for a list	ts have been received. Is have been received in App rity documents have been re u (PCT Rule 17.2(a)).	olication No eceived in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Sum	mary (PTO-413)				
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 1-23-04. 	Paper No(s)/M 5) Notice of Inform 6) Other:	Mail Date rmal Patent Application (PTO-152)				

Art Unit: 1751

DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-9 and 19-24 are rejected under 35 U.S.C. 102(b) as being anticipated by Scheper et al, U.S. Patent No. 6,013,613.

Scheper et al, U.S. Patent No. 6,013,613, discloses a low foaming automatic dishwashing composition comprising 5-90% by weight of a builder (see col. 2, lines 51-58), 0.1-15% by weight of a nonionic surfactant, such as block copolymers of polyoxyethylene-polyoxypropylene (see col. 5, line 44-col. 6, line 44), 0.1-70% by weight of a bleaching agent (see col. 10, lines 19-37), 0.001-6% by weight of an

Application/Control Number: 10/763,776

Art Unit: 1751

enzyme (see col. 11, line 62-col. 12, line 15), and adjunct ingredients. Specifically, note Examples 1-15. Although Scheper et al is silent with respect to the dynamic surface tension of the nonionic surfactants, the examiner asserts that the nonionic surfactants disclosed by Scheper et al would inherently meet these dynamic surface tension requirements of the instant claims, absent a showing otherwise, since the nonionic surfactants required in Scheper et al are similar to the preferred nonionic surfactants described on pages 4-5 of applicant's specification. Therefore, instant claims 1-9 and 19-24 are anticipated by Scheper et al, U.S. Patent No. 6,013,613.

4. Claims 1-9 and 19-24 are rejected under 35 U.S.C. 102(b) as being anticipated by Gorlin et al, U.S. Patent No. 5,698,507.

Gorlin et al, U.S. Patent No. 5,698,507, discloses a nonaqueous automatic dishwashing composition comprising5-15% by weight of citric acid, 1-6% by weight of an ethyleneoxide-propyleneoxide nonionic surfactant, 0.75-3% by weight of hydrogen peroxide, 0.5-6% by weight of amylase and protease enzymes, and adjunct ingredients (see col. 2, line 48-col. 3, line 10). Specifically, note Examples 1A-H. Although Gorlin et al is silent with respect to the dynamic surface tension of the nonionic surfactants, the examiner asserts that the nonionic surfactants disclosed by Gorlin et al would inherently meet these dynamic surface tension requirements of the instant claims, absent a showing otherwise, since the nonionic surfactants required in Gorlin et al are similar to the preferred nonionic surfactants described on pages 4-5 of applicant's specification.

Application/Control Number: 10/763,776

Art Unit: 1751

Therefore, instant claims 1-9 and 19-24 are anticipated by Gorlin et al, U.S. Patent No. 5,698,507.

5. Claims 1-9 are rejected under 35 U.S.C. 102(e) as being anticipated by Kawaguchi et al, U.S. Patent No. 6,680,286.

Kawaguchi et al, U.S. Patent No. 6,680,286, discloses a detergent composition comprising 1-95% by weight of a nonionic surfactant and 30-70% by weight of a builder (see abstract, col. 18, lines 27-54 and col. 28, lines 30-36). It is further taught by Kawaguchi et al that preferred nonionic surfactants include block copolymers of ethyleneoxide and propyleneoxide, such as EO-PO-EO-PO block copolymers (see col. 9, line 11-col. 10, line 16). Specifically, note Detergent Examples 1-41. Although Kawaguchi et al is silent with respect to the dynamic surface tension of the nonionic surfactants, the examiner asserts that the nonionic surfactants disclosed by Kawaguchi et al would inherently meet these dynamic surface tension requirements of the instant claims, absent a showing otherwise, since the nonionic surfactants required in Kawaguchi et al are similar to the preferred nonionic surfactants described on pages 4-5 of applicant's specification. Therefore, instant claims 1-9 are anticipated by Kawaguchi et al, U.S. Patent No. 6,680,286.

Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

Art Unit: 1751

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

7. Claims 10-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kawaguchi et al, U.S. Patent No. 6,680,286.

Kawaguchi et al, U.S. Patent No. 6,680,286, is relied upon supra as disclosing a detergent composition comprising 1-95% by weight of a nonionic surfactant and 30-70% by weight of a builder (see abstract, col. 18, lines 27-54 and col. 28, lines 30-36). It is further taught by Kawaguchi et al that preferred nonionic surfactants include block copolymers of ethyleneoxide and propyleneoxide, such as EO-PO-EO-PO block copolymers (see col. 9, line 11-col. 10, line 16). Specifically, note Detergent Examples 1-41. Although Kawaguchi et al is silent with respect to the dynamic surface tension of the nonionic surfactants, the examiner asserts that the nonionic surfactants disclosed by Kawaguchi et al would inherently meet these dynamic surface tension requirements of the instant claims, absent a showing otherwise, since the nonionic surfactants required in Kawaguchi et al are similar to the preferred nonionic surfactants described on pages 4-5 of applicant's specification. It is further taught by Kawaguchi et al that the composition may further contain bleaching agents (see col. 20, lines 9-21). Although Kawaguchi et al generally discloses a detergent composition containing an EO-PO-EO-PO block copolymer, the reference does not require a detergent composition containing this specific EO-PO-EO-PO block copolymer with sufficient specificity to constitute anticipation.

Art Unit: 1751

It would have been obvious to a person of ordinary skill in the art at the time of the invention to have formulated a detergent composition, as taught by Kawaguchi et al, which contained an EO-PO-EO-PO block copolymer, because such detergent compositions fall within the scope of those taught by Kawaguchi et al. Therefore, one of ordinary skill in the art would have had a reasonable expectation of success, because such a detergent composition containing an EO-PO-EO-PO block copolymer is expressly suggested by the Kawaguchi et al disclosure and therefore is an obvious formulation.

Double Patenting

8. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

9. Claims 1-24 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-27 of copending Application No. 10/763,086. Although the conflicting claims are not identical, they are not patentably distinct from each other because both the instant application

Application/Control Number: 10/763,776

Art Unit: 1751

and copending Application No. 10/763,086 claim a similar machine dishwashing detergent composition containing one or more builders, one or more surfactants, 0.1-50% by weight of a specific nonionic surfactant, enzymes, and bleaching agents (see claims 1-27 of copending Application No. 10/763,086).

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

10. Claims 1-24 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-28 of copending Application No. 10/764,232. Although the conflicting claims are not identical, they are not patentably distinct from each other because both the instant application and copending Application No. 10/764,232 claim a similar machine dishwashing detergent composition containing one or more builders, one or more surfactants, 0.1-50% by weight of a specific nonionic surfactant, enzymes, and bleaching agents (see claims 1-28 of copending Application No. 10/764,232).

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

11. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Application/Control Number: 10/763,776 Page 8

Art Unit: 1751

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian Mruk whose telephone number is (571) 272-1321. The examiner can normally be reached on Monday-Thursday from 7:00 AM to 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Yogendra Gupta, can be reached on (571) 272-1316. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

BPM

Brian Mruk October 19, 2004

> Brian P. Mruk Primary Examiner Tech Center 1700